

Examiner-Initiated Interview Summary	Application No.	Applicant(s)	
	10/825,605	LUCIANO, ROBERT A.	

Examiner	Art Unit	
JASSON H. YOO	3714	

All Participants:

(1) JASSON H. YOO.

Status of Application: _____

(3) _____.

(2) James Henson.

(4) _____.

Date of Interview: 9 December 2009

Time: _____

Type of Interview:

Telephonic
 Video Conference
 Personal (Copy given to: Applicant Applicant's representative)

Exhibit Shown or Demonstrated: Yes No

If Yes, provide a brief description: _____.

Part I.

Rejection(s) discussed:

Luciano '691 (US 7,628,691) in view of Odom (US 6,581,935)

Claims discussed:

1-7, 9-15, 17-19

Prior art documents discussed:

Luciano '691 (US 7,628,691) and Odom (US 6,581,935)

Part II.

SUBSTANCE OF INTERVIEW DESCRIBING THE GENERAL NATURE OF WHAT WAS DISCUSSED:

See Continuation Sheet

Part III.

It is not necessary for applicant to provide a separate record of the substance of the interview, since the interview directly resulted in the allowance of the application. The examiner will provide a written summary of the substance of the interview in the Notice of Allowability.
 It is not necessary for applicant to provide a separate record of the substance of the interview, since the interview did not result in resolution of all issues. A brief summary by the examiner appears in Part II above.

/Jasson H Yoo/
 Examiner, Art Unit 3714

(Applicant/Applicant's Representative Signature – if appropriate)

Continuation of Substance of Interview including description of the general nature of what was discussed: Luciano'691 (US 7,628,691) discloses the claimed invention of a playing a game session with the dynamic payable as claimed but fails to teach the specifics of playing a bingo game. More specifically, Luciano'691 fails to teach the step of providing a bingo card, draw at least one bingo number from a set of bingo numbers, and a plurality of bingo patterns with associated prize credits. However, Odom (US 6,581,935) discloses the claim limitation of bingo card, bingo numbers, and plurality of bingo patterns with associated prize credits (Figs. 1 and 2). Thus Luciano'691 in view of Odom teaches the claimed invention. It was discussed that the reference, Luciano'691 (US 7,628,691), was commonly owned at the time the invention. Therefore Applicant will provide a statement that Patent US 7,628,691 is commonly owned at the time the invention in order to disqualify Luciano'691 as prior art for purpose of 103(a) due to the applicability of 103(c). Furthermore, claim language was discussed to over come 101 issues.

update

A response indicating that Patent 7,628,691 was commonly owned at the time the invention was submitted on 12/11/09

/Jasson H Yoo/
Examiner, Art Unit 3714